СНАР. 453. Sec. 5. And be it enacted, That in case the General Court map ap- Assembly shall make no appointment in the premises, point trustee it shall be the duty of the court rendering judgment, to appoint a trustee or trustees, who shall give bond to the State for the due performance of their duty, to whom the Sheriff shall deliver over all lands and tenements, goods and chattels, rights and credits by them seized under such writs of seizure, and the said trustees shall sell and dispose of all the property and effects of whatever kind, of such corporate body, and after satisfying all just claims and demands against said corporate body, and collecting all debts and demands due them, shall pay over the balance in their hands remaining, after deducting such costs, charges and commissions as by the court may be allowed to such person, for the use of the members of the said corporate body, as the court may direct.

CHAPTER 453.

Passed Mar. 8, An act relating to the Proceedings of the Court of Appeals.

Appeals and Section 1. Be it enacted by the General Assembly writs of error—of Maryland, That all appeals and writs of error, prowhen to stand secuted to the Court of Appeals, shall regularly stand for hearing at the term of said court next succeeding the term to which said appeal shall have been taken, or writ of error shall have been prosecuted.

Other cases to by otherwise disposing of the causes standing regularly for hearing at any term, the Court of Appeals may, with the consent of the parties, hear any other cause depending in said court.

Not to impair Sec. 3. And be it enacted, That nothing herein cases preferred shall apply to cases which, by law, are now required to be heard at the first term next after the appeal thereon taken, or writ of error prosecuted.

When to be Sec. 4. And be it enacted, That this act shall take effect from and after the close of the sitting of the next June term of the Court of Appeals.